In re: Case No. 04-44422 RJK

Chapter 13

Bruce J Gallmeier and Joann L. Gallmeier,

### **OBJECTION TO CONFIRMATION**

Debtors.

- TO: Debtors Bruce J Gallmeier and Joann L. Gallmeier; Attorney for Debtors, Jeffrey Michael Bruzek; Jasmine Z. Keller, Chapter 13 Trustee; U.S. Trustee; and other
  - parties in interest.
- 1. General Motors Acceptance Corporation, ("GMAC"), a secured creditor of Debtors, by its undersigned attorney, makes this objection to the confirmation of the proposed plan of the Debtors.
- 2. This objection is filed pursuant to Fed. R. Bankr. P. 3020(b) and GMAC requests this Court to enter an order denying confirmation of Debtors's proposed Chapter 13 plan (the "Plan"). This Court has jurisdiction over this motion pursuant to 28 U.S.C. Sec. 1334(a) and 157(a), 11 U.S.C. §1325 and applicable rules. This is a core proceeding.
- 3. Hearing on confirmation of the Plan is scheduled for 10:30 a.m. on October 21, 2004, before the Honorable Robert J. Kressel, in Courtroom 8 West, United States Courthouse, 300 South Fourth Street, Minneapolis, Minnesota 55415, or as soon thereafter as counsel can be heard.
- 4. The petition commencing this Chapter 13 case was filed on August 9, 2004 and the case is now pending in this Court.
- GMAC holds a valid, perfected interest in a 2000 S-10 Pickup, VIN
   1GCDT14W8YK213193, (the "Vehicle"). The value of the Vehicle is \$11,249.33.

- 6. Copies of GMAC's agreement with Debtors (the "Contract") and evidence of perfection of GMAC's interest in the Vehicle are attached hereto as Exhibits A and B and incorporated herein by reference.
- 7. The balance due to GMAC as of the petition date totals \$11,854.51 together with interest accruing at the contract rate of 17.49%. The fair market value of the Vehicle is \$11,249.33. Accordingly, the claim of GMAC should be treated as secured to the extent of \$11,249.33.
- 8. The Plan, however, provides for (i) GMAC's secured claim of \$12,200.00; (ii) total payment on GMAC's secured claim of \$6,600.00; and (iii) monthly payments of \$627.00 commencing in month 2 for 11 months.
- 9. Using the contract rate of interest, the Plan fails to satisfy GMAC's secured claim plus interest utilizing the payments set forth by Debtors.
  - 10. The Plan does not comply with the provisions of Chapter 13.
- 11. The Plan does not provide GMAC with adequate protection of its interest in the vehicle.
- 12. Movant gives notice that it may, if necessary, call J. Wood, or another representative of GMAC to testify at the hearing.
- 13. THIS IS AN ATTEMPT TO COLLECT A DEBT AND ANY INFORMATION WILL BE USED FOR THAT PURPOSE.

WHEREFORE, GMAC respectfully requests this Court to enter an order denying confirmation of the Debtors' proposed plan and such other further relief as is just and equitable.

Dated: \_\_September 30, 2004\_\_\_\_ RIEZMAN BERGER, P.C.

/e/ Marilyn J. Washburn

Marilyn J. Washburn (#0324140) 7700 Bonhomme, 7th Floor St. Louis, MO 63105 (314) 727-0101 Attorneys for GMAC

Case No.04-44422 RJK Chapter 13

Bruce J Gallmeier and Joann L. Gallmeier,

In re:

Debtors.

MEMORANDUM IN SUPPORT OF OBJECTION TO CONFIRMATION

GMAC submits this memorandum of law in support of its objection to confirmation in the above-entitled matter.

### **FACTS**

GMAC holds a valid, perfected interest in a 2000 S-10 Pickup, VIN 1GCDT14W8YK213193 (the "Vehicle").

The balance due to GMAC as of the petition date totals \$11,854.51. The interest rate on the Contract is 17.49%. The fair market value of the Vehicle is \$11,249.33. Accordingly, the claim of GMAC.should be treated as secured to the extent of \$11,249.33.

The Plan, however, provides for (i) GMAC's secured claim of \$12,200.00; (ii) total payment on GMAC's secured claim of \$6,600.00; and (iii) monthly payments of \$627.00 commencing in month 2 for 11 months.

#### DISCUSSION

Pursuant to 11 U.S.C. §1325(a)(5), a plan must distribute deferred cash payments equal to the present value of the secured claim. *Rake v. Wade*, 113 S.Ct. 2187, 124 L.Ed.2d 424 (1993). In this case, the Debtors has proposed payments that do not satisfy GMAC's secured

claim plus interest at the contract rate. Accordingly, the Plan does not meet the confirmation requisites and should be denied.

## **CONCLUSION**

For all of the reasons set forth herein, GMAC respectfully requests that the Court deny confirmation of Debtors Chapter 13 Plan.

Dated: September 30, 2004 RIEZMAN BERGER, P.C.

/e/ Marilyn J. Washburn

Marilyn J. Washburn (#0324140) 7700 Bonhomme, 7th Floor St. Louis, MO 63105 (314) 727-0101 Attorneys for GMAC

In re:	Case No04-44422 RJK Chapter 13
Bruce J Gallmeier and	Chapter 13
Joann L. Gallmeier,	
Debtors.	
UNSWORN DEC	LARATION FOR PROOF OF SERVICE
Riezman Berger, P.C., with an office 63105, declares that on the date set <b>Confirmation</b> upon each of the ent by enclosing same in an envelope v	corney licensed to practice law in this court, and employed by the address of 7700 Bonhomme, 7th Floor, St. Louis, MO forth below, I served the annexed <b>Objection to</b> ities named below by mailing to each of them a copy thereof with first class mail postage prepaid and depositing same in the ri addressed to each of them as follows:
United States Trustee 300 South 4th Street, Suite 1015 Minneapolis, MN 55415	(Attorney for Debtors) Jeffrey Michael Bruzek 443 Old Hwy 8, Ste. 208
(Debtor)	New Brighton, MN 55112 (Debtor)
Bruce J Gallmeier	Joann L. Gallmeier
29237 River Ridge Rd.	29237 River Ridge Rd.
Isanti, MN 55040	Isanti, MN 55040
(Trustee)	

\_\_\_\_\_

And I declare, under penalty of perjury, that the foregoing is true and correct.

Dated: September 30, 2004 Signed: /e/ Marilyn J. Washburn

Jasmine Z. Keller

12 South 6th Street, Suite 310 Minneapolis, MN 55402

.....

In mo.	Chapter 12
In re:	Chapter 13
Bruce J Gallmeier and	
Joann L. Gallmeier,	O.D. W.
Debtors.	ORDER
This matter came before	e this Court for confirmation of the Chapter 13 plan of
reorganization of Debtors. App	bearances were noted in the record. Based upon all the files and
records, the Court makes this O	Order pursuant to the Federal Rules of Bankruptcy Procedure.
IT IS HEREBY ORDE	RED, That confirmation of the Chapter 13 plan of Debtors is
denied.	
Dated:	
	Robert J. Kressel
	United States Bankruptcy Judge

RETAIL INSTALMENT SALE CONTRACT GNAC FLEXIBLE.

Dealer Number Buyer (and Co-Buyer) - Name and Addre

BRUCE JAMEŠ GALLMEIER 29237 RIVER RIDGE RD ISANTI MN 55040 ISANTI

FRIENDLY CHEVORLET INC. 7501 HWY 65 NE FRIOLEY MN 55432

You, the Buyer (shid Co-Suyor, If any), may buy the vehicle electroid below for each or on order, by eights this contract, you best in buy the vehicle or credit under the agreements on the front and back of this confined. You agree to pay the Coodior the Amount Phenoad and Phenoa Charge according to the payment schools shown below. The Pinance Charge is agreed as a daily bade at the Amount Pinantage Rate on the unpaid brismo of the Amount Pinantage. Description of Vahida. You agree to buy and the Chadfor agrees to sell the tollowing vehicle:

New or Used Veer Make and Model & Bedy Type
USED 2000 S10 PICKUP Z DOOR Vaniala Identification No. Use for Which Purchased C Sectional Dogricultural C 1GCQT14W8YKZ13193

PEDERAL TRUTH IN LENDING DISCLOSURES	
yearly raise. credit will east you. vided to you or on your after you have much all pay-on credit, it behalf. Ment as scheduled. payment of	cat of your purchase scluding your down-
Your Payment Schedule Will Re:	
Number of Payments Amount of Payments Whon Payments Are Due Or se Folic 54 348.5 Monthly beginning 10/03/2003	uner
Propeyment. If you pay of all your door early you will not have to pay a penalty. Security Interest. You are giving a security interest in the vehicle being purchased. Additional finermation: See the other side of this sentrate for more information including information about nonpayment, delaute, an intelligence the shredded data, and security interest.  ITEMEZATION OF AMOUNT FINANCED	
1 Cash Price (hebiging any appearance, services, and issue) 2 Total Downpayments Not Trade-je \$ U.UU + Cash Downpayment \$ N/A	11695.63 (1)
Color (Cosmitte) T/A 5 N/A Yes/ Trite-in in . 5	N/A (2)
Year Maka Vedel 3 Unpuld Belgnop of Cash Price († minut 2)	[1695,83 pm
Other Charges Including Amounts Paid to Others on Your Behalf (Seiler may be tempting part of these amounts.):     A Cost of Required Physical Damage Insurance Paid to the insurance Campany Named Below-Covering     Damage to the Vehicle	
Cost of Optional Mechanical Repair Insurance Paid to the Insurance Company Named Selow-Covering Cartain Mechanical Repairs     N/A	
C Got of Optional Crucks (reparange Palet is the Instances Companies Named Balow.  Link 8 // Charbelley, Accident and Houth E M/A 5 N/A	
D Official Fees Paid to Government Agancies a 14.50	
E Taxon Not installed in Count Poiss N/A F Government Ligenese anality Registration Fees (Nambus) N/A	
G. Government Curtificate of Trice Page. (Remote) 8 1/1/10	
MINI YER SALE STREET THE TOTAL PROPERTY AND T	
Total Other Charges and Amounts Paid to Others on Your Scholt	1179,50 <sub>(4)</sub>

E Amount Financed - Unpeld Balance (8 -4) Insurance. If any incurance is sheatest below, the policies or conflicules issued by the Companies named will destribe the terms and conditions Required: Physical Denings Insurance. Physical demage insurance is required, but you | Opidinal Mechanisms Repair Insurances. The owney obtain II from Shydne you want who is acceptable to the Creditor. The post of due insurance is shown in 48 of the ignification above.

N/A N/A months insurance Company N/A

Discussion and attract **□**\$. Terms □ 36 months or 96,000 miles, whichever ecours first © Pull Comprehensive Including Fire, Thefi and Combined Additional Coverage

Security Deductible Comprehensive Including Fire, Thefi and Combined Additional Coverage

Pire. Their and Combined Additional Coverage Optional, ij de tited - 🗆 Towist, and Labor posts. 🔘 Remai Reimbursoment. 🗆 CB Radio Boulpment.

Optional Gradit insurance. Or crosk the insurance and north datability humanoe are not required to obtain caudit and will not be provided unless you styri for them and agree to say the additional open. If you wind this insurance, the cost is shown in a Co in the humanous of the cost is shown in a Co in the humanous of the cost is shown in a Co in the humanous of the cost is shown in a Co in the humanous of the humanous present or in the survey of systems. On the part of your payments or time. Crosk datability insurance and cost any increase in your payment or in the survey of systems. On the payment of the payment of the survey of systems, containing for mode the fragment of the survey of systems, containing for mode the fragment of the survey of systems. On the containing the survey of systems of the survey of systems. On the survey of systems of the survey of systems. On the survey of systems of the systems of systems of the systems of systems of systems of systems of systems of systems. On the systems of system

(Norma of Insurer) (Home Office Address) M/A and the table amount of bississince under this and any other Under policy of designated financer, maximum amount of insurgrate singles this contract is \$ Instalment comment of the Duyer is limited to \$ Euger Elgnature Co-duyer Signature THE INSURANCE, IF ANY, REFERRED TO IN THIS CONTRACT DIDES NOT INCLUDE COVERAGE FOR SOCILY INJURY AND PROPERTY CAMAGE CAUSED TO OTHERS.

See the other side of this contract for either important agreement, insteading your agreement to give the Crostler's security interest in braumose security agreements.

IMPORTANT: THIS MAY BE A BINDING CONTRACT AND YOU MAY LOSE ANY DEPOSITS IF YOU DO NOT PERFORM

AUGUST 19th 200:

To signed this contract professional appropriate a comparation for Galle on Beadley)

AUGUST 19th 200:

Co-Buyer Signs

Co-Buyer Signs

Co-Buyer Signs

Co-Buyer Signs

AUGUST 19th 200:

Co-Buyer signs

Coner owner signs here PRIENULT CHEVURCE! INC. Address Creditor Figns by

28 HILL YHO Controlled

If Soliar obtained his vehicle from General Motory Corporation (OM), or installment credit terms, Solier epayme to invess in this contrast to GM under the terms of the GM trademark Space Plant-Terms of Substitution and Assignment agreement. Otherwise, Solier easigns its Interest in this contract to General Motors acceptance Corporation (GMAC) under the terms of the GRACC Reading Tipes agreement.

**EXHIBIT** 

٠:

U/ EUUT UU. EU	AL			******			,
17,49	5947.45	12875	33	19822	2.78	<u> </u>	9922,78 🕺
Your Payment Schedule Will Be							<del></del>
Number of Paymerus	Amount of Fayments	When D	lymente Are D	· · · · · · · · · · · · · · · · · · ·		Or se Pol	ows:
54	346.57	Monthly beginning	10/03/	2003			
Propayment. If you pay off all you Security interest. You are giving Additional information: See his in full before the selectful deler,	s eccurity interest in the v	shicie being purch	1846.	nformation abo	ut nanpaymo	nil, default, ø	uà tedriter, tebes
EMIZATION OF AMOUNT FINAL	NCED '					-	
Cash Price (Including any access Total Dewnosyments Not Trade-	ories, services, and incom		ant Parameter				11695.8
- Other (0		74	esh Downpayr			d/A	11 44
Your Trad	e-in le s	Meka	Linds				N/A
Linpoid Balanes of Cash Price (1	minue 2)	N=4KB	MODI				11695.03
Other Charges Including Amount A Cest of Required Physical Der Demage to the Vehicle					nvre-ji	N/A	
B Cost of Optional Mathematical R Cortain Mechanical Repairs	lepsir insurance Pald to the	Іпантиков Соткра	ny Hemsd Bei	ow-Covering	·	A/K	
Coase of Opdorus Credit Insurance S		or Companies Name galdent and Health S	d Balovic	H/A	1	N/A	
Critical Face Paid to Governme Taxos Not included in Cash Fr	ent Agencies					14.50 N/A	
Government License and/or Re						N/A	
3. Government Confices of Tipe	Fees	eer and doorston a			•	3,00	
Other Change (Sales must see						16,00	
DRIVERSAL		PERAICE CON	I NAL. I		<u> </u>	6.00	1179.50
Total Other Charges and Array Amount Financed - Unpaid Balas		Baha.				<u> </u>	128/5,33
neurannos Occupaçory  5	g Fire, Theft and Cembined prehensive Inducting Fire, it (disonal Coverage Labor cools — O Renial Reim) di ille Insurance and credit oral cool. If you went the system above. Credit life way any licrasse in your je o take for the last severant!	Cuck and Combine  Wrement C 68 P  disability Insurano mautanes, sheck is strance pays onl symbox or in the in-	d Additional Ladio Equipment Is are not requi the insurance if y the ensurant humber of pay tern for the line	Tenx: U	credit and will go below. If you paid to be you paid to below.	norbe province has been been been been been been been bee	de unione vous de
	Chest us ru	IDPANOA COMPEGI:	Julia (Suyer 🗆 Julia (Suyer 🗆 Julia (Suyer )	sident and Her	cin (3) illn (Buyer On Hôme Ollios	uy)	
Under policy of designated incurer, m inscalments congress of the Buyer is		•	·	H/A	1 1746 1012 <b>0 1</b> 4766	HAR OF INSUMENC	e lander this and any
Suyer Signature		Dois	Go-Buyor Big	nature			Date
THE INSURANCE, IF ANY, P	EFERRED TO IN THUS	CONTRACT DOE	NOT INCL	JOE COVER	NOR BOA	DOLY RUL	RY AND PROP
on the other aids of this contr		proemente, Inches	ling your agr	eemeri (o gi	ra the Cradit	lar a securil	y louirest in im
emiume and proceeds. IPORTANT: THIS MAY EL CCORDENG TO ITS TERM	J&		U MAY LOS	SE ANY DE	POSITS IF		
a miland film meritrasi and Scale id	I CO JO-OT FOR HOLD COM BUILD	( in/)				AUSI	JST 19th
o algored this magniful one decivité nyer dignes - Support and dilar Gariers — A co-bi c have to pay the Sept. The La-Suyer	or other commit bridge that the	sible for paying the Creditor has a securi	to-Buyer Signa antire debt. An o y internal in the	venicia and core	eture lo sus sec	nerse is on the	dûs w water t
her comes plans tore FRIENULT I			44.001	Α			
			ly		ttrt.	Yide	
lf delier obtained this vehicle from terms of the GM instalment Sole to General Motors Acceptance Co	n General Motors Cosporar e Finance Mon-Yenre of t orporation (GMAC) under th	on (GM) on Instale Substitution and A s terms of the GM	nant cradit tem ssignmeni age AD Retali Plan	ms, Baljer ngç eament. Qibal agreament.	igna ita Intere wita, Balist (	et in this soni seeigne lie in	rect to GM under lerest in the contr
	ned with recourse			Avalgraid with	and moonings	ne with limited	

2109 FR MN 22001 (4) (For use in the State of Minesotte) (1 of 4) Nutlee: See Other Side Constitute 2001 General Mining Acceptance Corporation, All Rights Reserved.

A CALL TO THE PARTY OF THE

CAMBINA

#### OTHER IMPORTANT AGREEMENTS

Finance Charge. The Finance Charge is igured on a daily basis at the Annual Percentage Rais on the unperil belance of the Annuar Financed. The Cindition will apply seek playment has in the cernal ord Unpeld part of the Finance Charge, and lines to the unpeld belance of the Annuar Percentage.

Presence.

Labe Preprincipal and Early Payments. The smource phower on the lives of bits borestet for the Preprinc Cramps, Treat of Payments and the Total Sale Price are beared on the sepambles that you will make every payment on the diff. It is than Your Pleasans Crarge, Total of Payments are Total Sale Price will be more if you pay let any letter by you pay any. It all you active pleasance or the sales price will be more of letter payments or cause, the special set of the first manner of letter payments or any sales and payments and payments are being of the sales prount, with a smaller that payment. If your final exhaulted payments, changes will such that form of a target or smaller that payment. The Checker will saved you a notice before the due date of the first structural set of the sales structure.

Ownership and Plak: at Late. You agree to yet the Coolton all you over under this contact oven if the vehicle is doraged, destroyed or missing. You agree not in remove the vehicle form the United States or Council, or to soil, north, lease or otherwise invested in the histories of the contract will bear the Coolton's witten permission. You agree not to expose the various prisoness in the various prisones, accordingly, or ordinarshop, or other insulating tension, even if the vehicle seems not the subject of builded of administrable, assistantly out will reach surp the Cooldon's december behaves of this storage bills, taxes, free, or other charges on the vehicle, you differed charges on the vehicle, you differed the group of the vehicle, you differed the group of the vehicle, you differed to prove the ground when the Creditor size for it.

Security interest, You give the Oredice a society interest in (1) the vehicle being purchased. (2) any secondrial, equipment and relationment parts interested in the vehicle, (3) any immented planning and charges for service contracts reprinted to the Coeffort, (4) any presents of brisages positions devices on the vehicle, and (3) any presents of transferre politics of solvier frequents and the solvier. The secures purpose of your list or relatin that we then the orbits. The secures purpose of all annuality you done in this contract and in any termine, throwns, extended in supplements of the province of the provinc

Prepayment, You may prepay the unpuld belience of the Ameunt Financed in Autor-in-part of the vision without contain. If you also so, you assume pay the series and unpuld part of the Finance Charge and other streams due up to the date of payment.

Finquited Physical Darrage Instrumen. You agree to have physical claracya interface overlap loss or darrage to the vehicle for the term of this contract. At any time during the sound of the defined, if you do not repely physical chamage incurrance which governous the break of the physical chamage incurrance which governous the physical description of the physical description of the physical description of the physical description in the Capitor of the physical description in the vehicle, it may if it decides, buy instrumen which covers only the Creditor's Interest.

The Creditor is under no obligation to buy any insurance, but may so so if it desires. If the Creditor laure other of these coverages, it will let you know what type it is and the other provides by it is not observed the previous for the insurance and a range change at the Annual Provides and a training of the insurance and a range of the pay the sharps in equal installments story with the payments shown on the payment schedule.

If the vehicle is loss or duringed, you agree that the Creditor can use any insurance an identification for apply to your date. Opsilored insurance or Service Confracts. This contract may contain changes for optional insurance or service contracts. If the vehicle is repossessed, you agree that the Creditor may claim benefits when these contracts and homitage them to couldn't refunds for unexamed changes.

Insurances or Service Contract Charges Returned to Creditor, if any charge let required sharfaines is returned to the Creditor. It may be credited to your scopular to used to bey entities insurance or insurance which covers sky the Creditor's interest in the whiche. Any refund on applicas insurance or services contracts obtained by the Creditor will be credited to year second. You will be included of what is done.

Required Repayment in Past Salers the Salesshuled Date. If you fall to pay any spayment when due; if a proceeding in Janisruptov, membership or frechmenty is statud by you or against you or you property; or if you break city of the agreements in this content (default), the Cryster can demand that you pay all you neve on this consequent at dress (not just past que phythonic). The amount you was life to be urped in barrow of the Amount Proprised-plus the emed and unpeld part of the Friedrom Change, and any unte due baceuse you did not keep gontract promises.

Repossession of the Yeldele for Fellure to Pay. Repossession means but, I you felt to pay according to the payment acherule or I you break any of the appropriate in the context (cleared, the Creditor can used the which lever you. To take the vertical the Creditor can eatily told property of the property whom it is alreed, so long as it is done passettlift, If there is any proserved property in the vertical, such as eighting, the Creditor can storn it for you. Any eccessorius, aquipment or zeplacence; parts will re-veit with the vertical.

Getting the Vehicle Basis After Representation, if the Crodingr repre-sentation in vehicle, you have the right to get it back (redeem) by paying the order attribute, you owe on the convex that just past due payments!. The amount you see will be the unpaid balance of the Amount Franced plus on the serviced and unpair part of the Preside Chatge, and all other remounts due, including the seal of taking and serving the vehicle and other expenses that the Seller or the Credited has had. You must also ours any default in addition to nonpayment of what you own. Your right to rectually will and when the whicles is a seld.

Sale of the Reposedered Vallets. The Cracker will mand you a written notice of sale at least 10, days before selling the vehicle. If you do not readern the which by the date on the notice, the Oralder can add in The Cracker will use the not proceed of the sale to pay all or pan of your dobt.

The not proceeds of solo will be figured this way: Any chargos for teleng and Moring the variety, dearing and solvertaing also, and any attorney lees and court seels will be subtracted from the selling price.

If you owe the Craditor joes then the not proceeds of sale, the Crooker will pay you the difference, unless required to pay it to someone eles. For example, the Coeditor may be required to pay a lender who has given you a foen and also taken a cocarrier interest in the validate.

If you have more than the not proceeds of sale, you will pay the Creditor the difference between the not proceeds of sale and what you doe when the Creditor axis for it. If you do not pay this amount when asked, you may also be charged interest at the highest leavid rais unit you do pay all you own to the Creditor.

Collection Costs. If the Craditor bires an allomey to ealest what you owe, you will pay the atomor's reasonable like and any court costs. The fillower's his will not exceed 15% of the amount that you own.

Daisy in Entereing Rights and Changes of this Central. The Creditor and delay or reliable from enforcing they of its rights under this convex without looking them. For extending the Confidence of the line for making some patyments without extending orders. Any thenge is term to this confract must be in writing and algored by the Cheditor. No call changes are bringle. Famy part of this contract is not valid, all other parts will remain enforcable.

Warrantian Saliar Discissive. You understand that the Soliar is not offering any warrantian and that there are no implied warrantian of the there are no implied warrantian accounts of finese for a particular purpose, or any other warranties, accounts of implied by the Saliar, according the validate telesian the Soliar accounts of the training the validate telesian the Soliar accounts of the contract.

The foregoing clinicalities of implied unarrantical dode not apply if this contract covers a near vehicle that were obtained primerly for paraconal uses united by you were indenseed in senting prior to againg this contract that it workels was noted on an "as it or "buth all pastic" beels and that you bear the entire risk as to the quality and performance of the vehicle.

An implied warranty of reentheniability generally moune that the volacle is R for the ordinary purpose for which such vehicles are generally used. A warranty of intege for a particular purpose is a warranty of inter resp ente whom the Seller has reason to know the particular purpose for which you require his vehicle and you sely on the Seller's still or judgment to turnish a suitable vehicle.

This provision does not attend any wateranties covering the volicie which may be provided by the vehicle manufactures.

Used Car Buyers Guide. The information you see on the window form for this vehicle is part of this contrast, information on the window form overrides any contrary previous in the contract of sels.

eventures any contrary professions in the contract of sele.

Healthe of Substitution of Contract, if Seler obtained his volicite from General Meters Corporation (GM) on instatment credit lymn, this consequently be subptified by Selter for and replace the Selter's obligation to pay GM for the vehicle you are promiseling. This substitution will not sharpe the servicent you have agreed to pay the Selter, the payment schedule, the finance change or pay of your rights and outles for this purchase. The terms of this contract sel topit your entire and only obligation to Seller, GM, or any other holder of this contract.

عني بي ١

NOTICE: ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DEBTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED PURSUANT HERETO OR WITH THE PROCEEDS HEREOF, RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE DEBTOR HEREUNDER.

The preceding NOTICE applies only to goods or services obtained primarily for personal, family, or household use, in all other cases, Buyer will not sesent against any subsequent holder or essignee of this contract any claims or delenses the Buyer (debtor) may have against the Seller, or against the manufacturer of the vehicle or equipment obtained under this contract.

Minnesota department of public safety Driver & Vehicle Services Division 445 Minnesota St., St. Paul, Mn 3510) Confrmation of Lien Ferfection - Debtor Name and Address

Service and the service of the servi

GALLMEIER BRUCE JAMES 29237 RIVER RIDGE RD ISANTI MN 55040

B2930R429 Trie NR 16CDT14W8YK213193 08/19/03 PKS Model CHEV

Year

1ST SECURET

EXY940

RETAIN THIS DOCUMENT . See reverse side of this form for removing this isen.

| |

GMAC PD BOX 8122 COCKEYSVILLE ND 210 LENH

In re:

Chapter 13

Bruce J. Gallmeier & Joann L. Gallmeier,

Bky. No. 04-44422-RJK

Debtor(s).

Affidavit of J. Wood

- I, J. Wood, of General Motors Acceptance Corporation, declare under penalty of perjury that the following is true and correct to the best of my knowledge, information and belief:
- 1. General Motors Acceptance Corporation has a security interest in the following (the "Collateral"):

U00 CHEV S TRUCK VIN/HIN: 1GCDT14W8YK213193.

- 2. \$11,854.51 is the outstanding balance under the contract as of August 9, 2004.
- 3. \$697.14 is the amount of the existing delinquency as of August 9, 2004.
- 4. \$\frac{\$11,249.33}{}\$ is the replacement value of the Collateral.
- 5. Yes Appropriate insurance has been verified.

Further your affiant sayeth not.

Dated:

9/22/2004

I. Wood

Bankruptcy Specialist

General Motors Acceptance Corporation

Subscribed and sworn to before me on September 22, 2004

otary

(JENAYA M. ROIGER NOTARY PUBLIC MINNESOTA

My Commission Expires Jan. 31, 2008